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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/773,897	02/06/2004	Duncan Kerr	APL1P215X1/P2698X1US	8598
	7590 09/10/200 GROUP LLP/APPLE I	EXAMINER		
P.O. BOX 1687		TON, ANABEL		
CUPERTINO, CA 95015-1687			ART UNIT	PAPER NUMBER
			2875	
			NOTIFICATION DATE	DELIVERY MODE
			09/10/2009	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

USPTOmail@beyerlaw.com

	Application No.	Applicant(s)				
Office Action Comments	10/773,897	KERR ET AL.				
Office Action Summary	Examiner	Art Unit				
	ANABEL M. TON	2875				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence add	dress			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ Responsive to communication(s) filed on <u>27 Ma</u>	arch 2009					
	action is non-final.					
	, 					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
ologica in addordance with the practice and in E.	parte gadyle, 1000 O.B. 11, 40	0.0.210.				
Disposition of Claims						
4)⊠ Claim(s) <u>1,3,4,6,7,37-51 and 55-74</u> is/are pend	ing in the application.					
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)⊠ Claim(s) <u>51 and 55-73</u> is/are allowed.						
6)⊠ Claim(s) <u>1, 3-4, 7, 37,38,40, 42, 45-47, 49, 50,74</u> is/are rejected.						
7) Claim(s) <u>6,41,43,44,48 and 60</u> is/are objected t						
8) Claim(s) are subject to restriction and/or						
	·					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of 	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No In this National S	Stage			
Attachment(s)	_					
1) Notice of References Cited (PTO-892)	4) ☐ Interview Summary Paper No(s)/Mail Da					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal Pa					
Paper No(s)/Mail Date	6) Other:	•				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

- 2. Claims 1, 3-4, 7, 37,38,40, 42, 45-47, 49, 50,74 are rejected under 35 U.S.C. 102(e) as being anticipated by Dowling et al (7,248,239).
 - Dowling discloses a housing, the housing having (220)an outer surface at least a portion of which is illuminable by light (202a-g)transmitted through a translucent inner portion (col.3 lines 38-41)of the housing that transmits light without permitting objects disposed behind it from being seen, (the translucent material suggests that items/objects located behind the material will not be seen)_wherein the housing encloses at least various internal components associated with the operation of the computing device; and an indicator assembly(204), wherein the indicator assembly indicates at least events associated with the computing device and produces at least a shaped indicator image at a specific small region of the illuminable portion of the outer surface of the housing when activated(summary of invention, col. 3 lines 38-64, col. 4 lines 25-27, col. 5 lines 13-21)) and eliminates the indicator image from the outer surface of the housing

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when deactivated, and wherein the indicator assembly is not visible from outside the outer surface of the housing at least when deactivated (inherent), the indicator assembly including at least one light source capable of emitting light, and a light guide that directs light emitted from the at least one light source so as to illuminate a small region of an inner surface of the housing adjacent the specific small region of the outer surface of the housing in order to create the shaped indicator image at the specific small region of the outer surface of the housing, the area of the shaped indicator image being substantially smaller than the area of the extended surface(claims 25-26, col. 6 lines 1-26). Dowling discloses in claim 8, that the illumination device is configured to project patterns or symbols on the enclosure, thus satisfying the newly added limitation of "at least a shaped indicator image on the outer surface of the housing having sharp well defined edges".

- The light source includes an LED or a group of LEDs.
- Wherein the light source includes a red, green, blue and white LED, the colored
 LEDs performing color mixing in order to affect the color of the indicator image.
- With regards to the limitation "the light guide includes a light pipe for directing light to the part of the housing desired to be illuminated", the structure of the housing as recited in (col. 3lines 46-51) is considered to satisfy the limitation of light pipe since it performs the desired function of a light pipe.
- a housing component that forms an extended outer surface of a housing of the computing device, the housing component having an outer surface at least a

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portion of which is illuminable by light transmitted through a translucent_inner portion of the housing component that transmits light without permitting objects disposed behind it from being seen; and an indictor that alerts a user to a particular status of the computing device, the indicator including a light source and a light guide both of which are hidden from view from outside the housing and disposed inside the housing of the computing device, the light source when activated emits light into the light guide, the light guide directs the light emitted from the light source so as to illuminate a small region of the inner surface of the housing component in order to create a shaped indicator image at a specific small region of the illuminable portion of the outer surface of the housing component adjacent the small region of the inner surface, the area of the shaped indicator image being substantially smaller than the area of the extended outer surface of the housing(claims 1,4,5,6,10, 25)

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- Wherein the extended surface forms substantially the entire front surface of the housing of the computing device (200).
- Only the specific small region of the outer surface of the housing component is capable of being illuminated when light is made incident on an inner surface of the housing component (claim 25).
- a housing that serves to surround internal components associated with the
 operation of the computing device at a peripheral region thereof so as to cover
 and protect the internal components from adverse conditions and an indicator
 disposed internal of the housing and configured to illuminate a specific small

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portion of an external surface of the housing to form a shaped indicator image associated with an event of the computing device, the indicator image appearing on the external surface of the housing when the indicator is on, the indicator image disappearing from the external surface of the housing when the indicator is off, wherein the indicator image is only formed at the external surface of the housing when the indicator is turned on, wherein only the housing is visible and there is no trace of the indicator on the external surface of the housing when the indicator is off, and wherein the indicator does not form substantial breaks, lines, pits, and protrusions in the external surface of the housing (200, claims 1,4,5,6,10, 25).

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Wherein the light source is a remote light source.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 39 is rejected under 35 U.S.C. 103(a) as being unpatentable over Dowling et al.

Dowling discloses the claimed invention except for the recitation that the indicator image is a circle. It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the indicator image(s) of Dowling into a circle shape, since it has been held by the courts that a change in shape or configuration, without any

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criticality, is nothing more than one of numerous shapes that one of ordinary skill in the art will find obvious to provide based on the suitability for the intended final application. See *In re Dailey*, 149 USPQ 47 (CCPA 1976). It appears that the disclosed device would perform equally well shaped as disclosed by Dowling.

Allowable Subject Matter

- 5. Claims 51,55-73 are allowed.
- 6. Claims 6,41,43,44,48,60 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

7. Applicant's arguments filed 3/27/09 have been fully considered but they are not persuasive. Applicant argues that the implementation of "a shaped indicator image on the outer surface of the housing having sharp well defined edges", in claims 1,37 and 45 overcomes the prior art of record Dowling '239. Applicant is directed to claim 8 of Dowling which recites "the device is configured to project patterns or symbols on said enclosure" which is considered to anticpate applicants amendment since patterns or symbols are commonly known to have sharp well defined edges unless otherwise indicated. With regards to newly added claim 74, although applicant stated that all the limiations of claim 56 having been incorporated into this claim, applicant has failed to claim the "light guide" which directs light emitted from the light source. The feature of

the light guide in the instant invention does not appear to be contained within the device of Dowling thus being distinguishable over Dowling. For these reasons the rejected claims as recited above remain rejected and are made final.

Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ANABEL M. TON whose telephone number is (571)272-2382. The examiner can normally be reached on 08:00-16:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra O'Shea can be reached on (571) 272-2378. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Anabel M Ton Examiner Art Unit 2875

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